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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 09/768,699 | 01/24/2001 | Klaus Dietrich | P00,1896 | 3711 |
| 7 | 590 07/28/2004 | | EXAM | INER |
| SCHIFF HARDIN & WAITE | | | WINTER, JOHN M | |
| Patent Department 7100 Sears Tower - 233 South Wacker Drive | | | ART UNIT | PAPER NUMBER |
| Chicago, IL 60606 | | | 3621 | |

DATE MAILED: 07/28/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | | |
|--|--|--|--|--|--|--|
| | 09/768,699 | DIETRICH ET AL. | | | | |
| Office Action Summary | Examiner | Art Unit | | | | |
| <u> </u> | John M Winter | 3621 | | | | |
| The MAILING DATE of this communication app Period for Reply | pears on the cover sheet with the c | orrespondence address | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a reply be timy within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONEI | rely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133). | | | | |
| Status | | | | | | |
| 1) Responsive to communication(s) filed on 21 M | lay 2004. | | | | | |
| , <u> </u> | ,— | | | | | |
| , | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is | | | | | |
| closed in accordance with the practice under E | Ex parte Quayle, 1935 C.D. 11, 45 | i3 O.G. 213. | | | | |
| Disposition of Claims | | | | | | |
| 4) Claim(s) 1-9 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-9 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o | | | | | | |
| Application Papers | | | | | | |
| 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11. | epted or b) objected to by the Eddrawing(s) be held in abeyance. See iion is required if the drawing(s) is obj | e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d). | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list | s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)). | on No ed in this National Stage | | | | |
| Attachment(s) | | | | | | |
| 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: | | | | | |

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DETAILED ACTION

Status

Claims 1-9 remain pending.

Response to Arguments

The Applicants arguments filed on May 21, 2004 have been fully considered.

The pending claims are rejected in view of the newly discovered reference Whitney et al. (US Patent 5,796,834)

See following rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1- 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Leon et al. (US Patent 6,591,251) in view of Gelfer et al. (US Patent 6,587,843) and further in view of Whitney et al. (US Patent 5,796,834)

As per claim 1,

Leon et al. ('251) discloses a postage meter machine for franking postal items, comprising:

a printer adapted for printing a postage value stamp on a postal item; (column 4, lines 19-23)

a control unit for controlling operation of at least said printer;(Figure 2)

a security module, for debiting postage fee data used for producing said postage value stamp, which must be activated to permit said control unit to control said printer, said security module being electronically connected to said control unit.(column 6, lines 36-43)

Leon et al. ('251) does not disclose "security module automatically deactivating itself, and thereby precluding printing of said postage value stamp, if said control unit hands over an incorrect security code or no security code upon each interrogation" Gelfer et al. (843) discloses "security module automatically deactivating itself, and thereby precluding printing of said postage value stamp, if said control unit hands over an incorrect security code or no security code upon each interrogation" (Column 12, lines 1-18). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the Leon et al. method with the Gelfer et al. method in order to prevent manipulations that lead to non-debited franking of postal items.

Leon et al. ('251) does not disclose "automatically, multiply interrogating said control unit to require handover of a security code from said control unit to said security module"

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Whitney et al. (834) discloses "security module automatically deactivating itself, and thereby precluding printing of said postage value stamp, if said control unit hands over an incorrect security code or no security code upon each interrogation" (Figure 14). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the Leon et al. method with the Whitney et al. method in order to prevent manipulations that lead to non-debited franking of postal items.

As per claim 2,

Leon et al. ('251) discloses a postage meter machine as claimed in claim 1,

wherein said security module contains a module computing unit for conducting said multiple interrogations of said control unit, at regular time intervals. (column 5, lines 13-24)

As per claim 3,

Leon et al. ('251) discloses a postage meter machine as claimed in claim 1.

Official Notice is taken that "security module contains a module computing unit for conducting said multiple interrogations of said control unit, at irregular time intervals" is common and well known in prior art in reference to security systems. It would have been obvious to one having ordinary skill in the art at the time the invention was made to include a security module containing a module computing unit for conducting said multiple interrogations of said control unit, at irregular time intervals in order to create a more secure system.

As per claim 4,

Leon et al. ('251) discloses a postage meter machine as claimed in claim 1.

wherein said security module contains a timer which deactivates said security module after expiration of a time duration following a last handover of a correct security code from said control module, if a further handover of said correct security code does not occur within said time duration. (column 6, lines 51-62)

As per claim 5,

Leon et al. ('251) discloses a postage meter machine as claimed in claim 4.

Official Notice is taken that "wherein said timer randomly varies said time duration" is common and well known in prior art in reference to security systems. It would have been obvious to one having ordinary skill in the art at the time the invention was made to vary the timer randomly to create a more secure system.

As per claim 6

Leon et al. ('251) discloses a postage meter machine as claimed in claim 1, wherein said security module, after deactivation, automatically re-activates itself upon handover of a security code from said control unit to said security module. (column 7, lines 1-5)

As per claim 7

Leon et al. ('251) discloses a postage meter machine as claimed in claim 1,

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wherein said control unit contains hardware having an identifier code associated therewith, and wherein said control unit and said security module use said hardware identifier code as said security code. (column 6, lines 16-19)

As per claim 8

Leon et al. ('251) discloses a postage meter machine as claimed in claim 1, wherein said control unit encrypts said security code, prior to handing said security code over to said control unit, to form an encrypted security code, and wherein said control unit hands over said encrypted security code to said control unit. (column 6, lines 16-34)

As per claim 9

Leon et al. ('251) discloses in a postage meter machine having a control unit for controlling printing of a postage value imprint on a postal item, the improvement of a security module, which must be activated to allow controlling of printing by said control unit, comprising:

at least one security module component (column 6, lines 36-43)

Leon et al. ('251) does not disclose "deactivating said security module if said control unit hands over an incorrect security code or no security code" Gelfer et al. (843) discloses "deactivating said security module if said control unit hands over an incorrect security code or no security code" (Column 12, lines 1-18). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the Leon et al. method with the Gelfer et al. method in order to prevent manipulations that lead to non-debited franking of postal items.

Leon et al. ('251) does not disclose "automatically, multiply interrogating said control unit to require handover of a security code from said control unit to said security module" Whitney et al. (834) discloses "security module automatically deactivating itself, and thereby precluding printing of said postage value stamp, if said control unit hands over an incorrect security code or no security code upon each interrogation" (Figure 14). It would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the Leon et al. method with the Whitney et al. method in order to prevent manipulations that lead to non-debited franking of postal items.

Conclusion

Examiners note: Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M Winter whose telephone number is (703) 305-3971. The examiner can normally be reached on M-F 8:30-6, 1st Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James P Trammell can be reached on (703)305-9768. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

JMW

July 26, 2004

JAMES P. TRANSMELL SUPERVISORY PATENT EXAMINED TECHNOLOGY CONTEN 3800